

U.S. Application No.: 09/915,716  
AMENDMENT D

Attorney Docket No.: 3968.037

**REMARKS**

Review and reconsideration of the Advisory Action dated November 02, 2005, the Final Office Action dated June 02, 2005, entry of Amendment C filed October 03, 2005, and entry of present Amendment D is respectfully requested.

Applicant respectfully requests that the Examiner enter Amendment C prior to the entering of the present Amendment D.

Claim 22 has been cancel.

Claims 14, 16-21, and 23 remain pending in this case.

No new matter ha been added to the claims by the present amendment.

Applicants' arguments regarding the patentability of the pending set of claims can be found on Amendment C filed October 05, 2005, and the following **additional** remarks:

The following remarks are addressed to the rejected independent claim 23, because if Claim 23 is not anticipated or obvious by the cited prior art, it follows that none of the other rejected dependent claims are anticipated nor obvious.

First, Applicants note that Claim 23 is specifically limited by the fragrances ingredients selected from the group consisting of:

benzaldehyde, methylbenzoate, herbaflorat, phenylacetaldehyd 100%, terpinolene, eucalyptol, benzylacetate, CITRAL PURE, myrcene supra, cyclabute, floralozone, isobornylacetate, MUSK C14, CPD-ketone cyclopentadecanolidone, menthylacetate RF, AGRUMET HC, aldehyde C10, HEDION, NEROLIONE, DATILAT, decenal trans-2, cyclamenaldehyde, ethylenbrassylate, isoraldein 70,

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ambrettolide, citronitril, lilial, adehyde C14, Maltol, coumarone H&R, vanillin, adehyde C12 MNA, linalool FF, Ethylvanilin, Eugenol, ambrox D1. Globalide 100%, Cedramber, Terpeneol Alpha, Lyral, Geraniol 60, Freesiol/Corps 199, Neonnitril H&R, Citronellol 950, Sandolene H&R, Mandaril, Sandel E/Corps 760, profarnesol, methylanthrenilate, hexahydroiraldein, benzylcinnamate, benzylsalicylate, Jasmol, hydroxycitronellol, and PHYTOL.

The cited references fail to teach a fragrance ingredient according to Claim 23.

Second, Applicants note that the present invention relates to a fragrance system in which the selection of fragrance ingredients is based **according to their relative fabric affinities (y) as defined by the claim, and at least 60% of the compounds; thus, selected have a relative fabric affinity of at least 4.**

Compared with Claim 23, the present invention is novel and not obvious in view that the cited references fail to teach or recognize that the scent of the present invention: **60 % of the fragrance ingredients have a relative fabric affinity value (y) of at least 4.**

The objective technical problem of the invention, therefore, was to provide a process for cleaning soiled garments of fabric materials, so that a substantive odor on the garment or fabric is obtained. This technical problem is solved by the use of a fragrance system, which comprises fragrance ingredients, wherein **at least 60 % of said fragrance ingredients have a relative fabric affinity value (y) of at least 4.**

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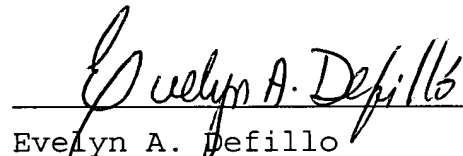
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The cited references do not choose their fragrances based on any criteria. Applicants would like to point out to the Examiner that there is a BIG difference between choosing the **fragrances randomly and having a criterion to choose the fragrances that will produce the expected results.**

Accordingly, withdrawn of the rejections is respectfully requested.

Favorable consideration and early issuance of the Notice of Allowance are respectfully requested. **The Examiner is respectfully requested to contact the undersigned at the indicated telephone number to arrange a telephone interview.**

Respectfully submitted,

  
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Date: **December 2, 2005**

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**CERTIFICATE OF MAILING AND AUTHORIZATION TO CHARGE**

I hereby certify that the foregoing AMENDMENT D for U.S. Application No. 09/915,716 filed July 26, 2001, was deposited in first class U.S. mail, with sufficient postage, addressed to: Attn: Mail Stop RCE, Commissioner for Patents, P. O. Box 1450, Alexandria VA 22313-1450, on **December 2, 2005**.

The Commissioner is hereby authorized to charge any additional fees, which may be required at any time during the prosecution of this application without specific authorization, or credit any overpayment, to Deposit Account No. 16-0877.

  
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Evelyn A. Defillo